

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

EDDYSTONE RAIL COMPANY, LLC)
)
 Plaintiff,) Civil Action No. 17-cv-00495
)
 v.)
)
 BRIDGER LOGISTICS, LLC, JULIO RIOS,)
 JEREMY GAMBOA, FERRELLGAS)
 PARTNERS, L.P., FERRELLGAS L.P.,)
 BRIDGER ADMINISTRATIVE SERVICES II,)
 LLC, BRIDGER MARINE, LLC, BRIDGER)
 RAIL SHIPPING, LLC, BRIDGER REAL)
 PROPERTY, LLC, BRIDGER STORAGE, LLC,)
 BRIDGER SWAN RANCH, LLC, BRIDGER)
 TERMINALS, LLC, BRIDGER)
 TRANSPORTATION, LLC, BRIDGER)
 ENERGY, LLC, BRIDGER LEASING, LLC,)
 BRIDGER LAKE, LLC, J.J. LIBERTY, LLC,)
 J.J. ADDISON PARTNERS, LLC,)
)
 Defendants.

DECLARATION OF STEVEN BARBER

I, Steven Barber, hereby declare as follows:

1. I am an attorney at the law firm of Steptoe & Johnson LLP, counsel for Plaintiff Eddystone Rail Company, LLC in the above-captioned action.

2. Attached hereto are true and correct copies of the following exhibits, which are submitted with Canopy Prospecting, Inc.'s Motion to Quash Rule 30(b)(6) Deposition Notice:

Exhibit 1: Defendants Julio Rios and Jeremy Gamboa's Notice of Deposition of the Corporate Representative of Canopy Prospecting, Inc.

Exhibit 2: Defendants Julio Rios and Jeremy Gamboa's Amended Notice of Deposition of the Corporate Representative of Canopy Prospecting, Inc.. and Red-Lined Version of Same.

Exhibit 3: Erik Johnson Deposition Transcript, dated December 5, 2018.

Exhibit 4: Jack Galloway Deposition Transcript, dated January 15, 2019.

Exhibit 5: January 10, 2019 Email from Steve Barber to Jake Kramer, et al.

Exhibit 6: Table Identifying Johnson and Galloway Testimony with Corresponding Canopy 30(b)(6) Topics.

Exhibit 7: Notice of Videotaped Deposition of Eddystone Rail Company, LLC.

Exhibit 8: February 1, 2019 Email from Steve Barber to Jon Kelley, et al.

I declare under penalty of perjury under the laws of the United States of America, pursuant to 28 U.S.C. § 1746, that the foregoing is true and correct.

Dated February 1, 2019

/s/ Steven Barber
Steven Barber